ASCAP EXPERIMENTAL LICENSE AGREEME<mark>S</mark>T (;). FOR INTERACTIVE SITES & SERVICES **- RELEAS**E **20**

			("you" or "Licen	see"), located at
	Lice	nsee Name		
Street Add	ress or P.O. Box	City	State	ZIP Code
	into without prejudice	t: This is an experimental a to any position you or w		
3. De	finitions:			
(a)	Your "Interactive Site or Service" is a site or service accessible via the Internet similar transmission facility from which audio content is transmitted to "Users" and which "Users" may download or otherwise select particular musical compositions, and is generally known as:			
	with the principal U	Jniversal Resource Locator	(URL) of:	
	http://			
(b)	Interactive Site or between you and t	issions" are all transmission Service, or from any oth the operator of the other site our Interactive Site or Service	er site or service purse e or service, when acc	suant to an agreement
(c)	"Users" are all tho	se who access Internet Tran	smissions.	
(d)	our members or by compositions writte	consists of all copyrighted to the members of affiliated en or published during the tonon-dramatic public performation	foreign performing rig erm of this agreement,	hts societies, including
	_	nt you a license to publicly arate musical compositions	=	Internet Transmissions,
"Effective additional	Date"), and ends on	ense granted by this agreement December 31 of the same unless you or we terminate a calendar year.	calendar year, and c	ontinues after that for

6. Limitations on License:

- (a) This license extends only to you and your Interactive Site or Service and is limited to performances presented by means of Internet Transmissions, and by no other means; provided, however, that (i) nothing in this agreement authorizes such performances when transmitted from your Interactive Site or Service pursuant to an agreement between you and any other site or service operator, when accessed by means of a connection from that other site or service, even if such performances fall within the definition of Internet Transmissions; and provided further, that (ii) if you are an Internet access provider, nothing in this agreement authorizes such performances when transmitted from or through any homepage(s) hosted on your Interactive Site or Service for those for whom you provide Internet access.
- (b) This license may not be assigned without our written consent. We will not unreasonably withhold or delay our consent to an assignment of the license. No such consent is required in the event of (i) sale of substantially all of the stock of Licensee; or (ii) an internal corporate restructuring to an affiliated entity or subsidiary.
- (c) This license is limited to the United States and to transmissions originating from the United States, its territories and possessions, and the Commonwealth of Puerto Rico.
- (d) Nothing in this agreement grants you, or authorizes you to grant to any User, or to anyone else, any right to reproduce, copy or distribute by any means, method or process whatsoever, any of the musical compositions licensed by this agreement, including, but not limited to, transferring or downloading any such musical composition to a computer hard drive, or otherwise copying the composition onto any other storage medium.
- (e) Nothing in this agreement grants you, or authorizes you to grant any User, or to anyone else, any right to reproduce, copy, distribute or perform publicly by any means, method or process whatsoever, any sound recording embodying any of the musical compositions licensed under this agreement.
- (f) Nothing in this agreement grants, or authorizes you to grant to any User, or to anyone else, any right to perform publicly by any means, method or process whatsoever, any of the musical compositions licensed under this agreement, including, but not limited to, any transmission, retransmission, or further transmission of any of those compositions.
- (g) This license is limited to non-dramatic performances, and does not authorize any dramatic performances; nor does it extend to or include the public performance of any opera, operetta, musical comedy, play, or like production, as such, in whole or in part.
- 7. License Fees: For each year during any term of this agreement you agree to pay us the license fee calculated in accordance with the Rate Schedules applicable for that year.
- **8.** License Fee Report Form: There are three alternative Rate Schedules, (Schedules "A," "B" and "C") attached to and made a part of this agreement. For each calendar year, you may choose any one of the three schedules we offer and for which you can provide the required information, using either your own technology, or technology supplied by an industry acknowledged technology company.

- 9. Reports and Payments: You agree to furnish license fee reports and payments to us as follows:
 - (a) Initial License Fee Report. Upon entering into this agreement, you will submit an Initial License Fee Report based on good faith estimates of "Interactive Site/Service Revenue" and "Interactive Site/Service Sessions" for the period from the Effective Date of this agreement until December 31 of the same year.
 - (b) Annual License Fee Reports. You will submit an Annual License Fee Report Form ("A," "B" or "C") for each year that we will provide to you.
 - (c) License Fee Payments. You will submit license fee payments quarterly on or before January 1, April 1, July 1 and October 1 of each year. Each such payment shall be equal to one-fourth (1/4) of the license fee for the preceding calendar year; provided, however, that in any year for which your estimated license fee is less than one thousand dollars (\$1,000.00), you will submit payments of two hundred fifty dollars (\$250.00) each, or the balance of the license fee due for that year, whichever is less.
 - (d) Late Report Payments. If we do not receive your Annual License Fee Report Form when due, you will submit quarterly license fee payments that are twenty-four percent (24%) higher than the quarterly payments due for the preceding year, and payments will continue at that increased rate until we receive the late report.
 - (e) Annual Adjustment. With each Annual License Fee Report Form you will submit payment of any license fees due over and above all amounts that you paid for the year to which the report pertains. If the fee due is less than the amount you paid, we will apply the excess to the next quarterly payment due under this agreement. If the excess is greater than one (1) quarterly payment, we will refund the excess over and above the amount of one (1) quarterly payment to you at your written request.
 - (f) Late Payment Charge. You will pay a finance charge of one and one half percent (1-1/2%) per month, or the maximum rate permitted by state law, whichever is less, from the date due, on any required payment that is not made within thirty (30) days of its due date.
 - (g) Music Use Reports. You agree to provide us with reports regarding the musical compositions contained in your Internet Transmissions. If the annual license fee payable to ASCAP is less than ten thousand dollars (\$10,000.00), you will submit such reports for no more than the first three (3) days of each calendar quarter or for such other periods of time as we may reasonably request. If the annual license fee payable to ASCAP is ten thousand dollars (\$10,000.00) or greater, you will submit such reports for at least one (1) week in each calendar quarter. Our requests for such reports will be sent to you in writing at least thirty (30) days prior to the commencement of the period to be covered by the report. Your reports must be in the form attached hereto ("ASCAP Music Use Report Format"). You will make good faith efforts to furnish the information requested by us in electronic form, employing such commercially practicable technology as may be available for monitoring music use on your Interactive Site or Service, or such other means or methods upon which you and we will agree, provided that nothing in this agreement will obligate you to incur substantial additional expense to furnish such information.

10. Report Verification:

- (a) We have the right to examine your books and records, and you agree to obtain for us the right to examine the books and records of any partner in, or co-publisher of, your Interactive Site or Service, in order to verify any required report. We may exercise this right by giving you thirty (30) days written notice of our intention to conduct an examination. You agree to furnish all pertinent books and records, including electronic records, to our authorized representatives, during customary business hours. We will consider all data and information derived from our examination as completely confidential. We will not disclose such confidential data and information without your prior written consent, except as may be required by law or legal process, and then only upon prior written notice to you.
- (b) If our examination shows that you underpaid license fees, you agree to pay a finance charge of one and one half percent (1-1/2%) per month, or the maximum rate permitted by state law, whichever is less, on the license fees due from the date we bill you for that amount or, if the underpayment is five percent (5%) or more, from the date or dates that the license fees should have been paid.
- (c) You may dispute all or part of our claim for additional fees. You may do so by advising us in writing within thirty (30) days from the date we bill the additional fees to you of the basis for your dispute, and by paying the undisputed portion of our claim with the applicable finance charges. If there is a good faith dispute between us concerning all or part of our claim, we will defer finance charges on the disputed amount until sixty (60) days after we have responded to you, and will pro rate finance charges based on our resolution of the dispute.
- 11. Breach or Default: If you fail to perform any of the terms or conditions required of you by this agreement, we may terminate your license by giving you thirty days written notice to cure your breach or default. If you do not do so within that thirty (30) day period, your license will automatically terminate at the end of that period without any further notice from us.
- 12. Interference with ASCAP's Operations: We have the right to terminate this license, effective immediately upon written notice, if there is any major interference with, or substantial increase in the cost of, our operation as a result of any law in the state, territory, dependency, possession or political subdivision in which you or your Interactive Site or Service is located which is applicable to the licensing of performing rights. In the event of such a termination, we will immediately upon termination refund to you any license fees paid in advance, pro rata to the remainder of the license term.
- 13. Indemnification: We will indemnify you from any claim made against you with respect to the non-dramatic performance licensed under this agreement of any composition(s) in our Repertory, and we will have full charge of the defense against the claim. You agree to notify us immediately of any such claim, furnish us with all the papers pertaining to it, and cooperate fully with us in its defense. If you wish, you may engage your own counsel, at your expense, who may participate in the defense. Our liability (including defense costs and attorneys) under this paragraph is strictly limited to the amount of license fees that you actually paid us under this agreement for the calendar year(s) in which the performance(s) which are the subject of the claim occurred. The Indemnification provided herein shall survive the term of this agreement and apply to any performances covered by this agreement, subject to any applicable statute of limitations.

14. Covenant Not to Sue:

(a) ASCAP, on its own behalf and on behalf of our members, covenants not to make any claim against you for unauthorized public performances of any of our members' compositions in

our Repertory which would have been licensed under this agreement except for the limitation set forth in subparagraph 6(a)(i), provided that the agreement between you and the operator of the other site or service referred to in subparagraph 6(a)(i) expressly requires that the operator of the other site or service obtain needed authorization for performances of copyrighted musical compositions on or through its site or service, and provided further, that within twenty-four (24) hours of receipt of notice from us that the operator of the other site or service does not have such needed authorization, you will remove or block the connection from that other site or service to your Interactive Site or Service, using commercially practicable efforts to do so.

- (b) ASCAP, on its own behalf and on behalf of our members, covenants not to make any claim against you for unauthorized public performances of any of our members' compositions in our Repertory which would have been licensed under this agreement except for the limitation set forth in subparagraph 6(a)(ii), provided that the agreement between you and the owner of the homepage referred to in subparagraph 6(a)(ii) expressly requires that such owner obtain needed authorization for performances of copyrighted musical compositions on or through its homepage, and provided further, that within twenty-four (24) hours of receipt of notice from us that the owner of the homepage does not have such needed authorization, you will remove that homepage from your Interactive Site or Service.
- 15. Notices: We or you may give any notice required by this agreement by sending the notice to the other party's last known address by United States Mail or by generally recognized same-day or overnight delivery service. We each agree to inform the other in writing of any change of address.
- **16.** Governing Law: This agreement will be governed by and construed in accordance with the laws of the state of New York.
- 17. Entire Agreement: This agreement constitutes the entire agreement between you and ASCAP, and may only be modified, or any rights under this agreement may be waived, by a written document executed by both you and ASCAP.

IN WITNESS	WHEREOF,	this Agreement ha	as been duly	executed by A	ASCAP and I	Licensee this _	
day of	. 20						

AMERICAN SOCIETY OF COMPOSERS, AUTHORS AND PUBLISHERS			
	Licensee Name		
By	Ву		
	Signature		
	Print Your Name		
	·		
Title	Title		
	(Fill in capacity in which signed: (a) If corporation,		
	state corporate office held; (b) If partnership, write		
	word "partner" under printed name of signing partner; (c) If individual owner, write "individual owner"		
	under printed name.)		

RATE SCHEDULE "A"

REPORT FORM ASCAP EXPERIMENTAL LICENSE AGREEMENT FOR INTERACTIVE SITES & SERVICES – RELEASE 2.0

PART I. ACCOUNT INFORMATION

	REPORT PERIOD:	THRU 12/31/
LICENSEE NAME:		
POSTAL ADDRESS:		
SITE / SERVICE URL: http://	E-MA	IL:
PHONE NUMBER:	FACSIMILE NUMBI	ER:

PART II. DEFINITIONS

- (a) The terms "Interactive Site or Service," "Internet Transmissions" and "Users" are defined in subparagraphs 3(a), (b) and (c) of the license agreement.
- (b) "User Revenue" means all payments made by or on behalf of Users to access Internet Transmissions including, but not limited to, subscriber fees, connect time charges, and any other access fees.
- (c) "Sponsor Revenue" means all payments made by or on behalf of sponsors, advertisers, program suppliers, content providers, or others for use of the facilities of your Interactive Site or Service including, but not limited to, payments associated with syndicated selling, on-line franchising and associates programs. "Sponsor Revenue" also means all payments from whatever source derived upon your sale or other disposition of goods or services you received as barter for use of the facilities of your Interactive Site or Service including, but not limited to, payments for the sale of advertising time or space.
- (d) "Adjustment to Sponsor Revenue" means advertising agency commissions not to exceed fifteen percent (15%) actually allowed to an advertising agency that has no direct or indirect ownership or managerial connection with you or your Interactive Site or Service.
- (e) "Site/Service Revenue" includes all specified payments and expenditures whether made directly to you or to any entity under the same or substantially the same ownership, management or control as you, or to any other person, firm or corporation including, but not limited to, any partner or co-publisher of your Interactive Site or Service, pursuant to an agreement or as directed or authorized by you or any of your agents or employees.

- (f) "Session Value" is the value derived from the number of "Site/Service Sessions" that an Interactive Site or Service generates.
- (g) "Site/Service Session" is an individual visit and/or access to your Interactive Site or Service by a User. If any such visit or access exceeds one (1) hour in duration, each period of one (1) hour, or portion in excess thereof, shall be treated as a single "Site/Service Session." For example, if a User visits or accesses your Site or Service twice in one (1) day, once for fifteen (15) minutes and a second time for forty (40) minutes, that User has generated two (2) "Site/Service Sessions." If a User visits or accesses your Site or Service for an uninterrupted period of two and a half (2.5) hours, that User has generated three (3) "Site/Service Sessions."

PART III. REVENUE BASED LICENSE FEE CALCULATION FOR RATE SCHEDULE "A"

1.	Sponsor Revenue	\$
2.		s
3.		e 1)\$
4.		\$
5.	Site/Service Revenue (add lines 3 and 4)	\$
6.	Rate Based on Site/Service Revenue	x0.030
7.		by line 6)\$
	PART IV. SESS LICENSE FEE CALCULATION	
8.	Number of Site/Service Sessions	
9.	Rate Based on Site/Service Sessions	x <u>0.0009</u>
10.		line 9)\$
	PART V. LICENSE FEE CALCULAT	ΓΙΟΝ FOR RATE SCHEDULE "A"
11.	Licensee Fee (enter line 7 or line 10, whicheve	r is greater)\$
12.	Minimum License Fee (not subject to pro-ratio	
13.	LICENSE FEE DUE (enter amount from line	
great	er)	\$
	PART VI. CER	TIFICATION
are n		all books and records necessary to verify this repormination in accordance with the terms of the licens
Sign	ature	Date
——————————————————————————————————————	Name and Title	

RATE SCHEDULE "B"

REPORT FORM ASCAP EXPERIMENTAL LICENSE AGREEMENT FOR INTERACTIVE SITES & SERVICES – RELEASE 2.0

PART I. ACCOUNT INFORMATION

	REPORT PERIOD:	THRU 12/31/
LICENSEE NAME:		
POSTAL ADDRESS:		· · · · · · · · · · · · · · · · · · ·
SITE / SERVICE URL: http://	E-MAIL:_	
PHONE NUMBER:	FACSIMILE NUMBER:_	

PART II. DEFINITIONS

- (a) The terms "Interactive Site or Service," "Internet Transmissions" and "Users" are defined in subparagraphs 3(a), (b) and (c) of the license agreement.
- (b) "Sponsor Revenue" means all payments made by or on behalf of sponsors, advertisers, program suppliers, content providers, or others for use of the facilities of your Interactive Site or Service including, but not limited to, payments associated with syndicated selling, on-line franchising and associates programs. "Sponsor Revenue" also means all payments from whatever source derived upon your sale or other disposition of goods or services you received as barter for use of the facilities of your Interactive Site or Service including, but not limited to, payments for the sale of advertising time or space.
- (c) "Adjustment to Sponsor Revenue" means advertising agency commissions not to exceed fifteen percent (15%) actually allowed to an advertising agency that has no direct or indirect ownership or managerial connection with you or your Interactive Site or Service.
- (d) "User Revenue" means all payments made by or on behalf of Users to access Internet Transmissions including, but not limited to, subscriber fees, connect time charges, and any other access fees.
- (e) "Site/Service Revenue" includes all specified payments and expenditures whether made directly to you or to any entity under the same or substantially the same ownership, management or control as you, or to any other person, firm or corporation including, but not limited to, any partner or co-publisher of your Interactive Site or Service, pursuant to an agreement or as directed or authorized by you or any of your agents or employees.

- (f) "Session Value" is the value derived from the number of "Site/Service Sessions" that an Interactive Site or Service generates.
- (g) "Site/Service Session" is an individual visit and/or access to your Interactive Site or Service by a User. If any such visit or access exceeds one (1) hour in duration, each period of one (1) hour, or portion in excess thereof, shall be treated as a single "Interactive Site/Service Session." For example, if a User visits or accesses your Site or Service twice in one (1) day, once for fifteen (15) minutes and a second time for forty (40) minutes, that User has generated two (2) "Interactive Site/Service Sessions." If a User visits or accesses your Site or Service for an uninterrupted period of two and a half (2.5) hours, that User has generated three (3) "Interactive Site/Service Sessions."
- (h) "Music Session" is a Site/Service Session in which a User receives any Internet Transmission that includes any performance(s) of music.

PART III. REVENUE BASED LICENSE FEE CALCULATION FOR RATE SCHEDULE "B"

SITE	SERVICE REVENUE		
1.	Sponsor Revenue	\$	
2.	Adjustment to Sponsor Revenue	\$	
3.	Net Sponsor Revenue (subtract line 2 from line 1)	\$	
4.	User Revenue		
5.	Site/Service Revenue (add lines 3 and 4)	\$	
VAL 6. 7.	UE ATTRIBUTABLE TO PERFORMANCES OF MUSIC Number of Site/Service Sessions Number of Music Sessions		
8.	Ratio (divide line 7 by line 6 to three decimal points)	•••••	
9.	Site/Service Revenue (from line 5)	······	
9. 10.	Value Attributable to Performances of Music (multiply line 8 by line 9)		
11.			
12.	Rate Based on Site/Service Revenue Revenue Based License Fee (multiply line 10 by line 11)	X	1.0493
12.	Revenue based License Fee (multiply line 10 by line 11)	Þ	
	PART IV. SESSION BASED LICENSE FEE CALCULATION FOR LICENSE FEE REPORT FO	PRM "B"	
SESS	ION VALUE		
13.	Number of Site/Service Sessions (from line 6)		
14.	Number of Music Sessions (from line 7)		
15.	Rate Based on Site/Service Sessions		
16.	Session Based License Fee (multiply line 14 by line 15)		
	1 0 /	-	

PART V. LICENSE FEE CALCULATION FOR RATE SCHEDULE "B"

17.	Licensee Fee (enter line 12 or line 16, whichever is greate	er)\$	_
18.	Minimum License Fee (not subject to pro-ration)	\$ 340.00	0
19.	LICENSE FEE DUE (enter amount from line 17 or line 1	18, whichever is	
greater	r)	\$	
	,		
	PART VI. CERTIFICATI	ION	
	rtify that this report is true and correct and that all books are we and will continue to be available for your examination in nent.	• • • • • • • • • • • • • • • • • • • •	
Signat	ure	Date	

Print Name and Title

RATE SCHEDULE "C"

REPORT FORM ASCAP EXPERIMENTAL LICENSE AGREEMENT FOR INTERACTIVE SITES & SERVICES – RELEASE 2.0

PART I. ACCOUNT INFORMATION

	REPORT PERIOD:	_THRU 12/31/
LICENSEE NAME:	·	
POSTAL ADDRESS:		
INTERNET SITE URL: http://	E-MAIL:	
PHONE NUMBER:	FACSIMILE NUMBER:	

PART II. DEFINITIONS

- (a) The terms "Interactive Site or Service," "Internet Transmissions" and "Users" are defined in subparagraphs 3(a), (b) and (c) of the license agreement.
- (b) "Sponsor Revenue" means all payments made by or on behalf of sponsors, advertisers, program suppliers, content providers, or others for use of the facilities of your Interactive Site or Service including, but not limited to, payments associated with syndicated selling, on-line franchising and associates programs. "Sponsor Revenue" also means all payments from whatever source derived upon your sale or other disposition of goods or services you received as barter for use of the facilities of your Interactive Site or Service including, but not limited to, payments for the sale of advertising time or space.
- (c) "Adjustment to Sponsor Revenue" means advertising agency commissions not to exceed fifteen percent (15%) actually allowed to an advertising agency that has no direct or indirect ownership or managerial connection with you or your Interactive Site or Service.
- (d) "User Revenue" means all payments made by or on behalf of Users to access Internet Transmissions including, but not limited to, subscriber fees, connect time charges, and any other access fees.
- (e) "Site/Service Revenue" includes all specified payments and expenditures whether made directly to you or to any entity under the same or substantially the same ownership, management or control as you, or to any other person, firm or corporation including, but not limited to, any partner or co-publisher of your Interactive Site or Service, pursuant to an agreement or as directed or authorized by you or any of your agents or employees.

- (f) "Session Value" is the value derived from the number of "Internet Site/Service Sessions" that an Interactive Site or Service generates.
- (g) "Site/Service Session" is an individual visit and/or access to your Interactive Site or Service by a User. If any such visit or access exceeds one (1) hour in duration, each period of one (1) hour, or portion in excess thereof, shall be treated as a single "Site/Service Session." For example, if a User visits or accesses your Site or Service twice in one (1) day, once for fifteen (15) minutes and a second time for forty (40) minutes, that User has generated two (2) "Site/Service Sessions." If a User visits or accesses your Site or Service for an uninterrupted period of two and a half (2.5) hours, that User has generated three (3) "Site/Service Sessions."
- (h) "Music Session" is a Site/Service Session in which a User receives any Internet Transmission that includes any performance(s) of music.
- (i) "Performance of Music" is any performance of music contained in any Internet Transmission.
- (j) "Performance of ASCAP Music" is any performance of music that is of a musical work in the ASCAP repertory not otherwise licensed.

PART III. REVENUE BASED LICENSE FEE CALCULATION FOR RATE SCHEDULE "C"

SITE	/SERVICE REVENUE		
1.	Sponsor Revenue	. \$	
2.	Adjustment to Sponsor Revenue		
3.	Net Sponsor Revenue (subtract line 2 from line 1)	\$	
4.	User Revenue	\$	
5.	Site/Service Revenue (add lines 3 and 4)	\$	
VAL	UE ATTRIBUTABLE TO PERFORMANCES OF MUSIC		
6.	Number of Site/Service Sessions		
7.	Number of Music Sessions		
8.	Ratio (divide line 7 by line 6 to three decimal points)		
9.	Site/Service Revenue (from line 5)	\$	
10.	Value Attributable to Performances of Music (multiply line 8 by line 9)	\$	
VAL	UE ATTRIBUTED TO PERFORMANCES OF ASCAP MUSIC		
11.	Number of Performances of Music		
12.	Number of Performances of ASCAP Music		
13.	Ratio (divide line 12 by line 11 to 3 decimals)		
14.	Value Attributable to Performances of Music (from line 10)	\$	
15.	Value Attributable to Performances of ASCAP Music (multiply line 13 by		
line 1	4)	\$	
16.	Rate Based on Revenue		
17.	Revenue Based License Fee (multiply line 15 by line 16)		

PART IV. SESSION BASED LICENSE FEE CALCULATION FOR RATE SCHEDULE "C"

SES	SION VALUE					
18.	Number of Site/Service Sessions (from line 6)					
19.	Number of Music Sessions (from line 7)					
20.						
21.						
22.						
23.						
line 2	22)	` •	•			
24.	Rate Based on Sessions					
25.	Session Based License Fee (multiply line 23 by	line 24)	\$			
	PART V. LICENSE FEE CALCULATI	ON FOR RATE SCHED	ULE "C"			
26.	Licensee Fee (enter line 17 or line 25, whichever	is greater)	\$			
27.	Minimum License Fee (not subject to pro-ration)	\$	340.00		
28.	LICENSE FEE DUE (enter amount from line 26					
great	er)		\$			
	PART VI. CERTI	FICATION				
are n	certify that this report is true and correct and that all ow and will continue to be available for your exami ement.					
Signa	ature	Date				
Print	Name and Title					

ASCAP Music Use Report Format

FORM 1

Audio (only) & Music Video

PLEASE USE THE FOLLOWING DATA LAYOUT

FIELD NAME	DATA TYPE (Length)	FORMAT
Site / Service Name	Character (40)	
Site / Service URL	Character (40)	
Work Title (song, composition, commercial, etc.)	Character (35)	
Product Name	Character (35)	Commercials Only
Writer / Composer Name	Character (35)	
Artist / Performer Name	Character (35)	
Usage Type	Character (02)	F for <i>Feature</i> BG for <i>Background</i> TH for <i>Theme</i> J for <i>Jingle</i>
Performance Type	Character (02)	IT for <i>Interactive</i> NI for <i>Non-Interactive</i>
Performance Date	Numeric (08)	MMDDYYYY
Performance Duration	Numeric (04)	MMSS
Number of Performances	Numeric (08)	

PLEASE SUBMIT COMPLETED REPORTS IN ONE OF THE FOLLOWING TWO WAYS:

- EMAIL: Attach Reports to email to <u>ASCAPNewMedia@ascap.com</u>. Please indicate
 Site/Service Name, "Audio/Music Video" "Audio-Visual" or both in the Subject line.
- FTP: Step 1: Send email to <u>ASCAPNewMedia@ascap.com</u> announcing intent to submit via FTP and FILE NAME.
 - Step 2: Using an FTP client, enter host site: ftp.ascap.com
 - Step 3: Log-In with Username: internet and Password: internet2
 - Step 4: Upload all pertinent Reports

ASCAP Music Use Report Format

FORM 2

Audio-Visual Programming

(television, film, original programming, etc.)

PLEASE USE THE FOLLOWING DATA LAYOUT

FIELD NAME	DATA TYPE (LENGTH)	FORMAT
Site / Service Name	Character (40)	
Site / Service URL	Character (40)	
Series Title	Character (40)	Leave blank if not a Series
Program Name (episode, film, other)	Character (40)	
Program Type	Character (02)	IT for <i>Interactive</i> NI for <i>Non-Interactive</i>
Program Date	Numeric (08)	MMDDYYYY
Program Duration	Numeric (04)	MMSS
Number of Program Plays	Numeric (08)	
Production Company	Character (50)	
Cue Sheet Attached?	Character (01)	Y for Yes N for No
Production Company Contact Information	Character (80)	Required if Cue Sheet is not attached

PLEASE SUBMIT COMPLETED REPORTS & CUE SHEETS IN ONE OF THE FOLLOWING TWO WAYS:

- **EMAIL**: Attach Reports to email to <u>ASCAPNewMedia@ascap.com</u>. Please indicate Site/Service Name, "Audio/Music Video" "Audio-Visual" or both in the Subject line.
- FTP: Step 1: Send email to <u>ASCAPNewMedia@ascap.com</u> announcing intent to submit via FTP and FILE NAME.
 - Step 2: Using an FTP client, enter host site: ftp.ascap.com
 - Step 3: Log-In with Username: internet and Password: internet2
 - Step 4: Upload all pertinent Reports

QUESTIONS ABOUT FORM 2? ASCAPNewMedia@ascap.com